Form 210A (10/06)

United States Bankruptcy Court Southern District Of New York

In re Lehman Brothers Holdings Inc., et al.,

Case No. 08-13555 (SCC) (Jointly Administered)

TRANSFER OF CLAIM OTHER THAN FOR SECURITY

A CLAIM HAS BEEN FILED IN THIS CASE or deemed filed under 11 U.S.C. § 1111(a). Transferee hereby gives evidence and notice pursuant to Rule 3001(e)(2), Fed. R. Bankr. P., of the transfer, other than for security, of the claim referenced in this evidence and notice.

Name of Transferee

Name of Transferor

Deutsche Bank AG, London Branch

Värde Investment Partners, L.P.

Name and Address where notices to transferee should be sent:

Deutsche Bank AG, London Branch
Winchester House, 1 Great Winchester Street
London EC2N 2DB
Tel: +44 20 7547 2400
Fax: +44 113 336 2010
Attention: Michael Sutton
E-mail: Michael.sutton@db.com

CC
(ii)
(iii)
(iv)
(v)
(v)

Court Claim # and Date Claim Filed:

(i)	62818 - November 2, 2009
(ii)	62818 - November 2, 2009
(iii)	62818 - November 2, 2009
(iv)	44551 - October 23, 2009
(v)	44575 - October 23, 2009
(vi)	44572 - October 23, 2009
(vii)	38507 - October 13, 2009
(viii)	44552 - October 23, 2009
(ix)	44611 - October 23, 2009
(x)	44606 - October 23, 2009
(xi)	44571 - October 23, 2009

Amount of Claim (transferred):

- CHF 450,000.00 in principal amount of ISIN CH0027120796 (plus all interest, costs and fees relating to this claim)
- (ii) CHF 158,000.00 in principal amount of ISIN XS0268576609 (plus all interest, costs and fees relating to this claim)
- (iii) CHF 232,000.00 in principal amount of ISIN XS0353676082 (plus all interest, costs and fees relating to this claim)
- (iv) CHF 447,000.00 in principal amount of ISIN XS0228154158 (plus all interest, costs and fees relating to this claim)
- (v) CHF 178,000.00 in principal amount of ISIN XS0268576609 (plus all interest, costs and fees relating to this claim)
- (vi) CHF 365,000.00 in principal amount of ISIN CH0027120655 (plus all interest, costs and fees relating to this claim)
- (vii) CHF 162,211.10 in principal amount of ISIN XS0282843068 (plus all interest, costs and fees relating to this claim)
- (viii) CHF 191,000.00 in principal amount of ISIN XS0226787447 (plus all interest,

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costs and fees relating to this claim)

(ix) CHF 186,000.00 in principal amount of ISIN XS0274445120 (plus all interest, costs and fees relating to this claim)

(x) CHF 175,000.00 in principal amount of ISIN XS0302351266 (plus all interest, costs and fees relating to this claim)

(xi) CHF 153,000.00 in principal amount of ISIN CH0027120663 (plus all interest,

costs and fees relating to this claim)

Tel: N/A

Last Four Digits of Acct. #: N/A

Last Four Digits of Acct. #: N/A

I declare under penalty of perjury that the information provided in this notice is true and correct to the best of my knowledge and belief.

Bv:

Transferee/Transferee's Agent

Penalty for making a false statement: Fine of up to \$500,000 or imprisonment for up to 5 years, or both. 18 U.S.C. §§ 152 & 3571.

Simon Glennie Director Duncan Robertson Managing Director

PROGRAM SECURITY

AGREEMENT AND EVIDENCE OF TRANSFER OF CLAIM LEHMAN PROGRAM SECURITY

TO: THE DEBTOR AND THE BANKRUPTCY COURT

- For value received, the adequacy and sufficiency of which are hereby acknowledged, Värde Investment Partners, L.P. ("Seller") hereby unconditionally and irrevocably sells, transfers and assigns to Deutsche Bank AG, London Branch (the "Purchaser"), and Purchaser hereby agrees to purchase, as of the date hereof, (a) an undivided interest, to the extent of the applicable amounts specified in Schedule 1 hereto, in Seller's right, title and interest in and to the Proof of Claim Numbers set forth on Schedule 1 filed by or on behalf of Seller or any of Seller's predecessors-in-title (copies of which are attached at Schedule 4 hereto) (the "Proofs of Claim") as is specified in Schedule 1 hereto (the "Purchased Portion") against Lehman Brothers Holdings, Inc., debtor in proceedings for reorganization (the "Proceedings") in the United States Bankruptcy Court for the Southern District of New York (the "Court"), administered under Case No. 08-13555 (JMP) (the "Debtor"), (b) all rights and benefits of Seller relating to the Purchased Portion, including without limitation (i) any right to receive cash, securities, instruments, interest, damages, penalties, fees or other property, which may be paid or distributed with respect to the Purchased Portion or with respect to any of the documents, agreements, bills and/or other documents (whether now existing or hereafter arising) which evidence, create and/or give rise to or affect in any material way the Purchased Portion, whether under a plan or reorganization or liquidation, pursuant to a liquidation, or otherwise, (ii) any actions, claims (including, without limitation, "claims" as defined in Section 101(5) of Title 11 of the United States Code (the "Bankruptcy Code")), rights or lawsuits of any nature whatsoever, whether against the Debtor or any other party, arising out of or in connection with the Purchased Portion, (iii) any rights and benefits arising out of or in connection with any exhibit, attachment and/or supporting documentation relating to the Purchased Portion, and (iv) any and all of Seller's right, title and interest in, to and under the transfer agreements, if any, under which Seller or any prior seller acquired the rights underlying or constituting a part of the Purchased Portion, but only to the extent related to the Purchased Portion, (c) any and all proceeds of any of the foregoing (collectively, as described in clauses (a), (b), and (c), the "Transferred Claims"), and (d) the security or securities (any such securities, the "Purchased Securities") relating to the Purchased Portion and specified in Schedule 1 attached hereto. For the avoidance of doubt, Purchaser does not assume and shall not be responsible for any obligations or liabilities of the Seller related to or in connection with the Transferred Claims, Purchased Securities or the Proceedings.
- Seller hereby represents and warrants to Purchaser that: (a) the Proofs of Claim were duly and timely filed on or before 5:00 p.m. (prevailing Eastern Time) on November 2, 2009 in accordance with the Court's order setting the deadline for filing proofs of claim in respect of "Lehman Program Securities"; (b) the Proof of Claim relates to one or more securities expressly identified on the list designated "Lehman Programs Securities" available on http://www.lehman-docket.com as of July 17, 2009; (c) Seller owns and has good and marketable title to the Transferred Claims, free and clear of any and all liens, claims, set-off rights, security interests, participations, or encumbrances created or incurred by Seller or against Seller; (d) Seller is duly authorized and empowered to execute and perform its obligations under this Agreement and Evidence of Transfer of Claim; (c) the Proofs of Claim include the Purchased Portion specified in Schedule 1 attached hereto; (f) Seller has not engaged in any acts, conduct or omissions, or had any relationship with the Debtor or its affiliates, that will result in Purchaser receiving in respect of the Transferred Claims proportionately less payments or distributions or less favorable treatment than other unsecured creditors; (g) the Transferred Claims are Class 5 claims against the Debtor in the Proceedings; (h) on or around the dates set forth on Schedule 2, Seller received the distributions in the amounts set forth on Schedule 2 relating to the Transferred Claims; (i) on or about the dates set forth on Schedule 3, Seller received the distributions in the amounts set forth on Schedule 3 made by Lehman Brothers Treasury Co. B.V., with respect to the securities relating to the Transferred Claims; and (j) other than the distributions set out in Schedule 2 and Schedule 3, Seller has not received any other distributions in respect of the Transferred Claims or the Purchased Securities.
- 3. Seller hereby waives any objection to the transferr of the Transferred Claims to Purchaser on the books and records of the Debtor and the Court, and hereby waives to the fullest extent permitted by law any notice or right to receive notice of a hearing pursuant to Rule 3001(e) of the Federal Rules of Bankruptcy Procedure, the Bankruptcy Code, applicable local bankruptcy rules or applicable law, and consents to the substitution of Seller by Purchaser for all purposes in the case, including, without limitation, for voting and distribution purposes with respect to the Transferred Claims. Purchaser agrees to file a notice of transfer with the Court pursuant to Federal Rule of

Bankruptcy Procedure 3001(e) including this Agreement and Evidence of Transfer of Claim. Seller acknowledges and understands, and hereby stipulates, that an order of the Court may be entered without further notice to Seller transferring to Purchaser the Transferred Claims, recognizing Purchaser as the sole owner and holder of the Transferred Claims, and directing that all payments or distributions of money or property in respect of the Transferred Claim be delivered or made to Purchaser.

- 4. All representations, warranties, covenants and indemnities shall survive the execution, delivery and performance of this Agreement and Evidence of Transfer of Claim and the transactions described herein. Purchaser shall be entitled to transfer its rights hereunder without any notice to or the consent of Seller. Seller hereby agrees to indemnify, defend and hold Purchaser, its successors and assigns and its officers, directors, employees, agents and controlling persons harmless from and against any and all losses, claims, damages, costs, expenses and liabilities, including, without limitation, reasonable attorneys' fees and expenses, which result from Seller's breach of its representations and warranties made herein.
- 5. Seller shall promptly (but in any event no later than three (3) business days) remit any payments, distributions or proceeds received by Seller on or after May 6, 2015 in respect of the Transferred Claims or the Purchased Securities to Purchaser. Seller has transferred, or shall transfer as soon as practicable after the date hereof, to Purchaser each Purchased Security to such account, via Euroclear or Clearstream (or similar transfer method), as Purchaser may designate in writing to Seller. This Agreement and Evidence of Transfer of Claim supplements and does not supersede any confirmation, any other automatically generated documentation or any applicable rules of Euroclear or Clearstream (or similar transfer method) with respect to the purchase and sale of the Purchased Security.
- 6. Each of Seller and Purchaser agrees to (a) execute and deliver, or cause to be executed and delivered, all such other and further agreements, documents and instruments and (b) take or cause to be taken all such other and further actions as the other party may reasonably request to effectuate the intent and purposes, and carry out the terms, of this Agreement and Evidence of Transfer of Claim, including, without limitation, cooperating to ensure the timely and accurate filing of any amendment to the Proof of Claim.
- 7. Seller's and Purchaser's rights and obligations hereunder shall be governed by and interpreted and determined in accordance with the laws of the State of New York (without regard to any conflicts of law provision that would require the application of the law of any other jurisdiction). Seller and Purchaser each submit to the jurisdiction of the courts located in the County of New York in the State of New York. Each party hereto consents to service of process by certified mail at its address listed on the signature page below.

IN WITNESS WHEREOF, this AGREEMENT AND EVIDENCE OF TRANSFER OF CLAIM is executed this $\frac{Q}{Q}$ and of December 2014.

January 2011

Värde Investment Partners, L.P.

By: Värde Investment Pariners G.P., LLC, Its General

Partner

By: Värde Partners, L.P., Its Managing Member By: Värde Partners, Inc., Its General Partner

By:__/ Name: Title:

Scott T, Hartman Managing Director

Address:

901 Marquette Ave S., Suite 3300

Minneapolis, MN 55402 Attn: Edwina Steffer Email: esteffer@varde.com DEUTSCHE BANK AG, LONDON BRANCH

Name:

Title:

Winchester House 1, Great Winchester Street London EC2N 2DB ENGLAND Attn: Michael Sutton

Transferred Claims

Lehman Programs Securities and Purchased Portion to which Transfer Relates

ISIN / CUSIP Issuer CH0027120796 Lehman Br XS0268576609 Lehman Br XS0353676082 Lehman Br XS0228154158 Lehman Br XS0268576609 Lehman Br		Guarantor	Notional Amount	2	400	
CH0027120796 Lehman Br XS0268576609 Lehman Br XS0353676082 Lehman Br XS0228154158 Lehman Br XS0268576609 Lehman Br					֓֞֞֝֞֝֟֝֟֝֟֝֟ ֓֓֞֞֞֓֞֞֓֞֓֓֞֓֓֓֓֞֩֞֩֞֡֓	Amount
XS0268576609 Lehman Br XS0353676082 Lehman Br XS0228154158 Lehman Br XS0268576609 Lehman Br	rothers Treasury Co. BV	Lehman Brothers Treasury Co. BV Lehman Brothers Holdings Inc.	450,000.00	CH	62818	401,419.20
	rothers Treasury Co. BV	Lehman Brothers Treasury Co. BV Lehman Brothers Holdings Inc.	158,000.00	품	62818	142,274.21
	rothers Treasury Co. BV	Lehman Brothers Treasury Co. BV Lehman Brothers Holdings Inc.	232,000.00	CHF	62818	206,953.90
	rothers Treasury Co. BV	Lehman Brothers Treasury Co. BV Lehman Brothers Holdings Inc.	447,000.00	CHF	44551	398,743.09
	rothers Treasury Co. BV	Lehman Brothers Treasury Co. BV Lehman Brothers Holdings Inc.	178,000.00	CHF	44575	160,283.61
CH0027120655 Lehman Bri	rothers Treasury Co. BV	Lehman Brothers Treasury Co. BV Lehman Brothers Holdings Inc.	365,000.00	CHF	44572	326,583.64
XS0282843068 Lehman Br	rothers Treasury Co. BV	Lehman Brothers Treasury Co. BV Lehman Brothers Holdings Inc.	162,211.10 CHF	CHF	38507	116,497.63
XS0226787447 Lehman Br	rothers Treasury Co. BV	Lehman Brothers Treasury Co. BV Lehman Brothers Holdings Inc.	191,000.00	CHF	44552	170,380.15
XS0274445120 Lehman Bri	rothers Treasury Co. BV	Lehman Brothers Treasury Co. BV Lehman Brothers Holdings Inc.	186,000.00	GF	44611	165,919.95
XS0302351266 Lehman Bra	others Treasury Co. BV	Lehman Brothers Treasury Co. BV Lehman Brothers Holdings Inc.	175,000.00	CHF	44606	156,414.36
CH0027120663 Lehman Br.	rothers Treasury Co. BV	CH0027120663 Lehman Brothers Treasury Co. BV Lehman Brothers Holdings Inc.	153,000.00	CHF	CHF 44571	136,482.52

Schedule 1-1

LBHI DISTRIBUTIONS

	1	C1-170-7	6,212.60	3 202 64	5,171 10	2 480 64	E 050 40	1 802 08	7 636 90	7 567 87	2 420 76	2,112,28
	7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	0 145 JA	7 805 02	4 199 37	8 091 04	3 252 37	6 676 87	7 363 89	2 457 24	3.366.74	3.173.86	2.769.41
	2.004.14	11 025 51	A 230.31	6 153 47	11.856.04	4.765.80	9 710 49	3 463 88	5.066.00	4.933.38	4.650.75	4,058.10
	3-Anr-14	15 903 57	5 636 67	8.199.17	15.797.54	6,350.17	12,938.70	4.615.44	6.750.18	6,573.47	6,196.88	5,407.21
	3-04-13	14 641 03	5.189.19	7,548.26	14,543.42	5,846.05	11.911.54	4,249.03	6.214.30	6,051.62	5,704.92	4,977.95
	4-Apr-13	12 348 91	4.376.80	6,366.55	12,266.59	4,930.82	10,046.73	3,583.83	5,241.42	5,104.21	4,811.79	4,198.62
	1-0ct-12	9.776.88	3,465.20	5,040.52	9,711.70	3,903.83	7,954.20	2,837.39	4,149.74	4,041.11	3,809.59	3,324.13
	17-Apr-12	14,488.13	5,135.00	7,469.44	14,391.54	5,785.00	11,787.14	4,204.66	6,149.40	5,988.42	5,645.34	4,925.96
L	Amount	401,419,20	142,274.21	206,953.90	398,743.09	160,283.61	326,583.64	116,497.63	170,380.15	165,919.95	156,414.36	136,482.52
	POC#	62818	62818	62818	44551	44575	44572	38507	44552	44611	44606	44571
	ISIN / CUSIP	CH0027120796	XS0268576609	XS0353676082	XS0228154158	XS0268576609	CH0027120655	XS0282843068	XS0226787447	XS0274445120	XS0302351266	CH0027120663 44571

Schedule 1-1

Schedule 3

LBT DISTRIBUTIONS

Principal /	1						
Notional Amount		8-May-13	28-0ct-13	28-Apr-14	27-0ct-14	28-Apr-15	29-Oct-15
450,000.00 38,	38,	38,375.12	15,158.98	16,119.99	13,158.69	8,957.80	6,907.50
158,000.00	14,3	14,321.27	5,657.20	6,015.85	4,910.71	3,342.98	2,577.61
232,000.00 22,1	22,1	22,103.92	8,731.51	9,285.05	7,579.35	5,159.66	3,978.37
447,000.00 41,3	41,3	41,306.60	16,316.97	17,351.40	14,163.88	9,642.09	7,434.55
178,000.00	16,1	16,134.09	6,373.30	6,777.34	5,532.32	3,766.14	2,903.89
365,000.00 34,67	34,67	34,674.30	13,697.07	14,565.41	11,889.69	8,093.93	6,241.50
162,211.10	9,4	9,491.55	3,749.36	3,987.06	3,254.62	2,215.59	1,708.33
191,000.00	16,9	16,971.87	6,704.24	7,129.27	5,819.59	3,961.70	3,054.68
186,000.00	17,	17,753.73	7,013.10	7,457.70.	6,087.69	4,144.21	3,195.40
175,000.00	16	16,443.48	6,495.52	6,907.31	5,638.41	3,838.36	2,959.57
153.000.00	14	14,354.55	5,670.35	6,029.83	4,922.12	3,350,74	2.584.17

schedule 4

Proofs of Claim

United States Bankruptcy Court/Southern District of New York Lehman Brothers Holdings Claims Processing Center c/o Epiq Bankruptcy Solutions, LLC FDR Station, P.O. Box 5076 New York, NY 10150-5076 In Re: Chapter 11	LEHMAN SECURITIES PROGRAMS PROOF OF CLAIM Filed: USBC - Southern District of New York					
Lehman Brothers Holdings Inc., et al., Debtors. Case No. 08-13555 (JMP) (Jointly Administered)	Lehman Brothers Holdings Inc., El Al. 08-13555 (JMP) 0000038507					
Note: This form may not be used to file claims other than those based on Lehman Programs Securities as listed on http://www.lehman-docket.com as of July 17, 2009	416 / 1 pinmitto be bila W (so) W (so) b					
Name and address of Creditor: (and name and address where notices should Creditor)	be sent if different from Check this box to indicate that this claim amends a previously filed claim.					
Valiant Privatbank AG P.O. Box 3001 Bern	Court Claim Number:(If known)					
Switzerland	Filed on:					
	Name and address where payment should be sent (if different from above) Valiant Privatbank AG P.O. Box 3001 Bern / Switzerland ++41313209494 Telephone number: Email Address: Telephone number: Email Address: Check this box if you are aware that anyone else has filed a proof of claim relating to your claim. Attach copy of statement giving particulars.					
1. Provide the total amount of your claim based on Lehman Programs Securities. Your claim amount must be the amount owed under your Lehman Programs Securities as of September 15, 2008, whether you owned the Lehman Programs Securities on September 15, 2008 or acquired them thereafter, and whether such claim matured or became fixed or liquidated before or after September 15, 2008. The claim amount must be stated in United States dollars, using the exchange rate as applicable on September 15, 2008. If you are filing this claim with respect to more than one Lehman Programs Security, you may attach a schedule with the claim amounts for each Lehman Programs Security to which this claim relates. Amount of Claim: S USD 3'300'918.77 (Required)						
☐ Check this box if the amount of claim includes interest or other charges	in addition to the principal amount due on the Lehman Programs Securities.					
this claim with respect to more than one Lehman Programs Security, you mat which this claim relates.						
International Securities Identification Number (ISIN): XS02828430	068 (Required)					
3. Provide the Clearstream Bank Blocking Number, a Euroclear Bank Electrappropriate (each, a "Blocking Number") for each Lehman Programs Securi from your accountholder (i.e. the bank, broker or other entity that holds such than one Lehman Programs Security, you may attach a schedule with the Blorelates. Clearstream Bank Blocking Number, Euroclear Bank Electronic Instru	ty for which you are filing a claim. You must acquire a Blocking Number is securities on your behalf). If you are filing this claim with respect to more booking Numbers for each Lehman Programs Security to which this claim					
number: CA89743	thon reference (tamber and of other depository browning)					
(Requ	uired)					
4. Provide the Clearstream Bank, Euroclear Bank or other depository particle you are filing this claim. You must acquire the relevant Clearstream Bank, accountholder (i.e. the bank, broker or other entity that holds such securities numbers.	pant account number related to your Lehman Programs Securities for which Euroclear Bank or other depository participant account number from your on your behalf). Beneficial holders should not provide their personal account					
Accountholders Euroclear Bank, Clearstream Bank or Other Depositor 83320 Clearstream (Requ	i ombaio Obiel Danel nebisch Gelieva					
5. Consent to Euroclear Bank, Clearstream Bank or Other Depository: consent to, and are deemed to have authorized, Euroclear Bank, Clearstream disclose your identity and holdings of Lehman Programs Securities to the Directorial reconciling claims and distributions.	Bank or other depository to chors for the purpose of					
Date. Signature: The person filing this claim must sign it. Sign of the creditor or other person authorized to file this claim number if different from the notice address above. Attach any. JP. Quantitaties.	and state address and telephone copy of power of attorney, if EPIO BANKRUPTCY SOLUTIONS, LLC					
Penalty for presenting supplies for presenting supplies from the stop to \$500,000 o	Bergmant Beat/beb imprisonment for up to 5 years, or both. 18 U.S.C. §§ 152 and 3571					
200 5200100	Fax 031 320 90 16					

Valiant Private Bank

VALIANT

Lehman Brothers Holdings Claims Processing Center c/o Epiq Bankruptcy Solutions, LLC FDR Station, P.O. Box 5076 New York, NY 10150-5076

Bern, 8 October 2009/beb

Your contact: Beat Bergmann, 031 320 94 94 E-Mail: beat.bergmann@valiant.ch

Dear Sir or Madam

Please find enclosed the proof of claims for our clients and us. Furthermore we confirm, that we hold the below mentioned securities for various clients in our books.

ISIN	description	nominal amount	depositary
XS0320322901	8 % Lehman-RC KI-UBS 08	CHF 50'000	83320 Clearstream
CH0026985082	2.5 % Lehman Bros 2010	CHF 110'000	20153510 Six SIS Ltd
CH0027120614	Lehman Cert. Bskt 2010	30	20153510 Six SIS Ltd
CH0027120697	Lehman CG Estx 2012	EUR 24'000	20153510 Six SIS Ltd
CH0027120812	Lehman CG climat Bskt 11	CHF 10'000	20153510 Six SIS Ltd
CH0027120820	Lehman CG climat Bskt 11	EUR 36'000	20153510 Six SIS Ltd
CH0027120986	Lehman CG-DJ Stoxx idx 2011		20153510 Six SIS Ltd
CH0029197156	2 7/8 Lehman Bros 07/13	CHF 200'000	20153510 Six SIS Ltd
CH0034783693	Lehman CG-Topix 11	EUR 10'000	20153510 Six SIS Ltd
XS0270987547	Lehman CG 17 shs Bskt 09	EUR 48'000	83320 Clearstream
XS0282843068	Lehman Twin win SMI 2012	CHF 16'865'000	83320 Clearstream
XS0300658597	Lehman CG CECE Comp 2012		83320 Clearstream
XS0323619600	16 % Lehman RC KI Comm 08	CHF 320'000	83320 Clearstream
XS0324890440	10 % Lehman RC KI 3 shs 08	CHF 100'000	83320 Clearstream
XS0330834598	3 % Lehman CG-DGG 2017	EUR 240'000	83320 Clearstream
XS0337790389	Lehman Cert UBS 08	CHF 10'445'000	83320 Clearstream
XS0353821860	Lehman CG Commoditiy 2012	USD 2'160'000	83320 Clearstream

For our own books we hold

ISIN	description	nominal amount	depositary
XS0353821860	Lehman CG Commodity 2012	USD 50'000	83320 Clearstream

VALIANT

Seite 2

Lehman Brothers Holdings Calims Processing Center, c/o Epiq Bankruptcy Solutions, LLC, FDR Station, P.O. Box 5076, New York, NY 10150-5076

ISIN

description

nominal amount

depositary

XS0282843068 Lehman Twin win SMI 2012

CHF 330'000

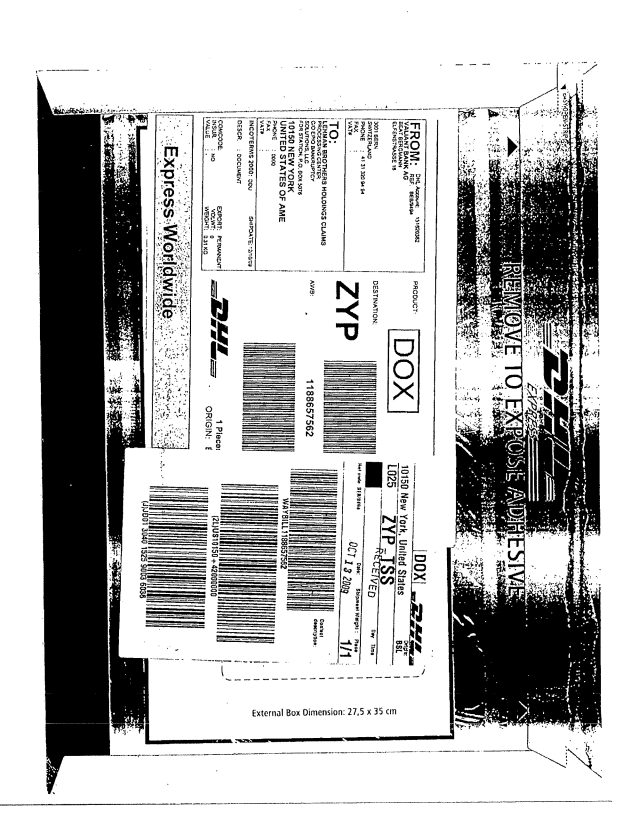
83320 Clearstream

Yours faithfully

Valiant Privathank AG

Jean-Paul Quagliariello

Bear Bergmann



subject to future amendment

Lehman Brother c/o Epiq Bankru FDR Station, P.6			LEHMAN SEC PRO	URITIES PROGRAMS OF OF CLAIM
New York, NY In Re: Lehman Brother Debtors.	s Holdings Inc., et al.,	Chapter 11 Case No. 08-13555 (JMP) (Jointly Administered)	Lehman B	- Southern District of New York brothers Holdings Inc., Et Al. 08-13555 (JMP) 0000044551
based on Lch	rm may not be used to man Programs Securi hman-docket.com as	o file claims other than those ties as listed on of July 17, 2009		
Creditor) Luzerner Kanto Legal & Compli Pilatusstrasse CH-6002 Luzer T: +41 41 206 2	onalbank AG iance Department 12 'n 24 86 / Mail; peter.feld	Baker & McKe att. Ira A. Reid 1114 Avenue o New York, 100	Il notices also to: nzie LLP of the Americas	Check this box to indicate that this claim amends a previously filed claim. Court Claim Number: (If known) Filed on: ernet.com Check this box if you are aware that anyone else has filed a proof of claim relating to your claim. Attach copy of statement giving particulars.
Programs Securiand whether such dollars, using the you may attach a Amount of Clair Check this Provide the this claim with rewhich this claim	otal amount of your claim ties as of September 15, 2 in claim matured or became exchange rate as applical exchange rate as applical exchedule with the claim a 5'050'815.28 box if the amount of claim linternational Securities lesspect to more than one Lirelates.	ook, whether you owned the Lemma e fixed or liquidated before or after totle on September 15, 2008. If you are imounts for each Lehman Programs (Required) includes interest or other charges in centification Number (ISIN) for each chiman Programs Security, you may	September 15, 2008. The claim is filing this claim with respect to Security to which this claim relipius accrued and accruing permitted by agreement or addition to the principal amount. Lehman Programs Security to attach a schedule with the ISINs	tillelest to the extern
3. Provide the Cl appropriate (each from your accout than one Lehman relates. Clearstream Ba number:	earstream Bank Blocking	or each Lehman Programs Security sker or other entity that holds such s- may attach a schedule with the Block uroclear Bank Electronic Instruct	ic Reference Number, or other of for which you are filing a claim scuritics on your behalf). If you king Numbers for each Lehman	depository blocking reference number, as You must acquire a Blocking Number are filing this claim with respect to more Programs Security to which this claim other depository blocking reference
	nbers see attachm			
you are filing this accountholder (i. numbers. Euro Accountholders Account numbers.	s claim. You must acquir c. the bank, broker or othe oclear Bank S.A., Euroclear Bank, Clears nber 94218	g the relevant classicant bank, to BE-Brussels tream Bank or Other Depository (Require	n your behalf). Beneficial holde Participant Account Number: d) y filing this claim, you	FOR COURT USE ONLY
consent to, and at	re deemed to have authori ntity and holdings of Lehr is and distributions.	zed, Euroclear Bank, Clearstream B man Programs Securities to the Debi	ank or other depository to tors for the purpose of	OCT 2 3 2009
Date. 2009, Oct. 23	of the creditor or other p number if different from any. Baker & McK		opy of power of attorney, if	EPIQ BANKRUPTCY SOLUTIONS, LLC
Penalty	for presenting fraudulent	claim: Fine of up to \$500,000 or in	mprisonment for up to 5 years, o	or both. 18 U.S.C. §§ 152 and 3571

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United States Bankrupi Lehman Brothers Holdi c/o Epiq Bankruptey So FDR Station, P.O. Box New York, NY 10150-5	ngs Claims Proce lutions, LLC 5076		York	LEHMAN SEC PROC	URITIES PROGRAMS OF OF CLAIM
In Re: Lehman Brothers Holdi Debiors.		Chapter 11 Case No. 08-135 (Jointly Adminis		Lehman Brot	icuthern District of New York thers Holdings Inc., Et Al. -13555 (JMP) 0000044552
Note: This form ma based on Lehman P http://www.lehman	rograms Secti	rities as listed or	1		
Name and address of Cr Creditor) Luzerner Kantonalbat Legal & Compliance I Pilatusstrasse 12 CH-6002 Luzern T: +41 41 206 24 86 / Telephone number: Name and address wher	nk AG Department Mail: peter.fek E e payment should	der@lukb.ch mail Address: l be sent (if differen	Please send al Baker & McKer att. Ira A. Reld 1114 Avenue c New York, 100 T: +1 212 626	I notices also to: nzie LLP of the Americas	Check this box to indicate that this claim amends a previously filed claim. Court Claim Number: (If known) Filed on: ernet.com Check this box if you are aware that anyone else has filed a proof of claim relating to your claim. Attach copy of stutement giving particulars.
Programs Securities as and whether such claim dollars, using the exchayou may attach a schedular of Claim: \$	ount of your clain of September 15, matured or becar age rate as applic alle with the claim 1'081'996.8 the amount of claitional Securities or more than one	2008, whether you not fixed or liquidate able on September amounts for each 17	owher the Central ced before or after \$ 15, 2008. If you ar Lehman Programs (Required) or other charges in	September 15, 2008. The claim re filing this claim with respect to Security to which this claim releptus accrued and accruing permitted by agreement or addition to the principal amount of the princi	III DIOCE IL III
appropriate (cach, a "Bl	s Identification am Bank Blockin ocking Number"	g Number, a Euroc for each Lehman I	lear Bank Electron Programs Security	for which you are filing a claim	depository blocking reference number, as 1. You must acquire a Blocking Number 11 are fifing this claim with respect to more Programs Security to which this claim
relates.	cking Number, I	Euroclear Bank El		ion Reference Number and or	other depository blocking reference
4. Provide the Clearstre you are filing this claim accountholder (i.e. the	am Bank, Eurock You must sequ ank, broker or ot IT Bank S.A. lear Bank, Clean	ear Bank or other di ire the relevant Cle her entity that hold: BF-Brussels	epository participa arstream Bank, Eu s such securities or	nt account number related to yo reclear Bank or other depositor n your behalf). Beneficial holde Participant Account Number:	
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of the numb	e creditor or other per if different fro Baker & Mo	r person authorized om the notice addre :Kenzie LLP	is above. Attach c	and print name and title, if any, and state address and telephone opy of power of attorney, if	er both. 18 U.S.C. §§ 152 and 3571

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c/o Epiq Bankruplcy Solutions, LLC	SECURITIES PROGRAMS PROOF OF CLAIM
In Re: Chapter 11 Lehman I	Southern District of New York Brothers Holdings Inc., Et Al. 08-13555 (JMP) 0000044571
Note: This form may not be used to file claims other than those based on Lehman Programs Securities as listed on http://www.lehman-docket.com as of July 17, 2009	
Name and address of Creditor: (and name and address where notices should be sent if different from Creditor) Please send all notices also to: Baker & McKenzie LLP att. Ira A. Reid Pliatusstrasse 12 CH-6002 Luzern T: +41 41 206 24 86 / Mail: peter.felder@lukb.ch Please send all notices also to: Baker & McKenzie LLP att. Ira A. Reid 1114 Avenue of the Americas New York, 10036, US T: +1 212 626 4100 / Mail: ira.a.reid	Check this box to indicate that this claim amends a previously filed claim. Court Claim Number: (If known) Filed on: d@bakernet.com
Telephone number: Email Address: Name and address where payment should be sent (if different from above)	Check this box if you are aware that anyone else has filed a proof of claim relating to your claim. Attach copy of statement giving particulars.
Amount of Claim: \$\frac{\text{\text{Claim: S}}}{\text{\text{Claim: Number (ISIN)}}}\$ permitted by agreen \$\text{\t	ne claim amount must be stated in United States respect to more than one Lehman Programs Security, Jaim relates. Jaim vount due on the Lehman Programs Securities. Jaim vount due on the Lehman Programs Securities. Jaim relates. Jaim relates.
from your accountholder (i.e. the bank, broker or other citing that holds such securities of your certain than one Lehman Programs Security, you may attach a schedule with the Blocking Numbers for each I relates. Clearstream Bank Blocking Number, Euroclear Bank Electronic Instruction Reference Number	Schiller 10g. and 5
number: Blocking numbers see attachment (Required)	
4. Provide the Clearstream Bank, Euroclear Bank or other depository participant account number relation are filing this claim. You must acquire the relevant Clearstream Bank, Euroclear Bank or other deaccountholder (i.e. the bank, broker or other entity that holds such securities on your behalf). Beneficinumbers. SIX SIS AG, Baselstrasse 100, CH-4600 Olten Accountholders Euroclear Bank, Clearstream Bank or Other Depository Participant Account N	ial holders should not provide their personal account
Account number 20090537 (Required) 5. Consent to Euroclear Bank, Clearstream Bank or Other Depository: By filing this claim, you consent to, and are deemed to have authorized, Euroclear Bank, Clearstream Bank or other depository disclose your identity and holdings of Lehman Programs Securities to the Debtors for the purpose of reconciling claims and distributions.	FOR COURT USE ONLY FILED / RECEIVED
Date. Signuture: The person filing this claim must sign it. Sign and print name and title, of the creditor or other person authorized to file this claim and state address and tel number if different from the notice address above. Attach copy of power of altorness and. Baker. & McKenzie LLP	conone y, if

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United States Bankruptcy Court/Southern District of New York Lehman Brothers Holdings Claims Processing Center c/o Epiq Bankruptcy Solutions, LLC FDR Station, P.O. Box 5076 New York, NY 10150-5076		LEHMAN SEC PRO	LEHMAN SECURITIES PROGRAMS PROOF OF CLAIM	
In Re: Lehman Brother Debtors.	s Holdings Inc., et al.,	Chapter I I Case No. 08-13555 (JMP) (Jointly Administered)	Lehman Br	Southern District of New York others Holdings Inc., Et Al. 18-13555 (JMP) 0000044572
based on Leh	rm may not be used t man Programs Secur <u>chman-docket.com</u> as	o file claims other than thos ities as listed on of July 17, 2009	še ili ili ili ili ili ili ili ili ili il	
Creditor) Luzerner Kanto Legal & Compli Pilatusstrasse CH-6002 Luzer T: +41 41 206 7	onalbank AG iance Department 12 rn 24 86 / Mail: peter.feld	Baker & Mc att. Ira A. Ri 1114 Avenu New York, 1	d all notices also to: Kenzie LLP eid le of the Americas	Check this box to indicate that this claim amends a previously filed claim. Court Claim Number: (If known) Filed on: ernet.com Check this box if you are aware that anyone else has filed a proof of claim relating to your claim. Attach copy of statement giving particulars.
Programs Securiand whether such dollars, using the you may attach a Amount of Clai	otal amount of your claim ties as of September 15, 2 he claim matured or became exchange rate as applicans schedule with the claim 5'145'097.16 box if the amount of claim International Securities lespect to more than one Le	to 6, whether you which the Center of all ble on September 15, 2008. If you amounts for each Lehman Progra (Required)	er September 15, 2008. The claim user filing this claim with respect ms Security to which this claim rel plus accrued and accruing permitted by agreement of its addition to the principal amount.	e the amount owed under your Lehman mber 15, 2008 or acquired them thereafter, amount must be stated in United States to more than one Lehman Programs Security, ates. interest to the extent by law mt due on the Lehman Programs Securities. which this claim relates. If you are filing s for the Lehman Programs Securities to
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4, Provide the Cl you are filing thi accountholder (i.	learstream Bank, Eurocles selaim. You must acquire, the bank, broker or oth	ar Bank or other depository partic re the relevant Clearstream Bank, or entity that holds such securitie asse 100, CH-4600 Olt	cipant account number related to yo Euroclear Bank or other depositor s on your behalf). Beneficial hold On	our Lehman Programs Securities for which y participant account number from your ers should not provide their personal account
Account nur	mber 20090537	(Req	ry Participant Account Number nired)	
consent to, and a	re deemed to have author mity and holdings of Leh as and distributions.	eam Bank or Other Depository ized, Euroclear Bank, Clearstreat unan Programs Securities to the C	Debtors for the purpose of	FILED / RECEIVED OCT 2 3 2009
Date, 2009, Oct. 23	of the creditor or other number if different from any. Baker & Mcl	person authorized to file this claim the notice address above. Altac Kenzie LLP	1/2	
Dungli	for presenting frouduler	at claim: Fine of up to \$500,000	or imprisonment for up to 3 years,	<u></u>

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United States Bankruptcy Court/Southern District of New York Lehman Brothers Holdings Claims Processing Center c/o Epiq Bankruptcy Solutions, LLC FDR Station, P.O. Box 5076 New York, NY 10150-5076	LEHMAN SECURITIES PROGRAMS PROOF OF CLAIM	
In Re: Lehman Brothers Holdings Inc., et al., Debtors. Chapter 11 Case No. 08-13555 (JMP) (Jointly Administered)	Filed: USBC - Southern District of New York Lehtnan Brothers Holdings Inc., Et Al. 03-13555 (JMP) 0000044575	
Note: This form may not be used to file claims other than the based on Lehman Programs Securities as fisted on http://www.lehman-docket.com as of July 17, 2009	iose	
Luzerner Kantonalbank AG Baker & I Legal & Compliance Department att. Ira A. Pilatusstrasse 12 1114 Ave	claim amends a previously fried claim. claim amends a previously fried claim. claim amends a previously fried claim. Court Claim Number: (If known) Filed on: 1 Check this box if you are aware that	
Telephone number: Hand Address:	anyone else has filed a proof of claim relating to your claim. Attach copy of statement giving particulars.	
programs Securities as of September 15, 2008, whether you owned meand whether such claim matured or became fixed or liquidated before or dollars, using the exchange rate as applicable on September 15, 2008. If you may attach a schedule with the claim amounts for each Lehman Programs of Claim: **Check this box if the amount of claim includes interest or other charges.	Securities. Your claim amount must be the amount owed under your Lehman chman Programs Securities on September 15, 2008 or acquired them thereafter, after September 15, 2008. The claim amount must be stated in United States you are filing this claim with respect to more than one Lehman Programs Security, grams Security to which this claim relates. Plus accrued and accruing interest to the extent permitted by agreement or by law arges in addition to the principal amount due on the Lehman Programs Securities. Per each Lehman Programs Security to which this claim relates. If you are filing a may attach a schedule with the ISINs for the Lehman Programs Securities to	
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appropriate (each, a "Blocking Number") for each Lehman Programs se from your accountholder (i.e. the bank, broker or other entity that holds than one Lehman Programs Security, you may attach a schedule with the relates.	tectronic Reference Number, or other depository blocking reference number, as curity for which you are filing a claim. You must acquire a Blocking Number such securities on your behalf). If you are filing this claim with respect to more a Blocking Numbers for each Lehman Programs Security to which this claim	
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4. Provide the Clearstream Bank, Euroclear Bank or other depository pa you are filing this claim. You must acquire the relevant Clearstream Ba accountholder (i.e. the bank, broker or other entity that holds such secur numbers. Euroclear Bank S.A., BE-Brussels Accountholders Euroclear Bank, Clearstream Bank or Other Depos	Required) riicipant account number related to your Lehman Programs Securities for which risk, Euroclear Bank or other depository participant account number from your lities on your behalf). Beneficial holders should not provide their personal account sitory Participant Account Number:	
	equired) ry: By filing this claim, you eam Bank or other depository to	
Date. Signature: The person filing this claim must sign it.	Sign and print name and title, if any, claim and state address and telephone	
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Penalty for presenting fraudulent claim: Fine of up to \$500,0	00 or imprisonment for up to 5 years, or both. 18 U.S.C. §§ 152 and 3571	

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United States Bankruptcy Courd/Southern District of New York Lehman Brothers Holdings Claims Processing Center c/o Epiq Bankruptcy Solutions, LLC FDR Station, P.O. Box 5076 New York, NY 10150-5076		LEHMAN SECURITIES PROGRAMS PROOF OF CLAIM	
In Re: Lehman Brothers Holdings Inc., et al., Debtors.	Chapter 11 Case No. 08-13555 (JMP) (Jointly Administered)	Filed. USBC - Southern E Lehman Brothers Hot 08-13553 (.	JINS 180 , 21
Note: This form may not be used to based on Lehman Programs Secur http://www.lehman-docket.com as	ities as listed on		
Name and address of Creditor: (and name Creditor) Luzerner Kantonalbank AG Legal & Compliance Department Pilatusstrasse 12 CH-6002 Luzern T: +41 41 206 24 86 / Mail; peter.felc Telephone number: E Name and address where payment should	Please send all Baker & McKer att. Ira A. Reid 1114 Avenue o New York, 100 T: +1 212 626 4	I nolices also to: nzie LLP f the Americas	Check this box to indicate that this claim amends a previously filed claim. Court Claim Number: (If known) Filed on: ernet.com Check this box if you are aware that anyone else has filed a proof of claim relating to your claim. Attach copy of statement giving particulars
	mail Address:		
you may attach a schedule with the claim Amount of Claim: \$ Check this box if the amount of claim	2008, whether you owned the Comman for fixed or liquidated before or after Suble on September 15, 2008. If you are amounts for each Lehman Programs 30 (Required)	reptember 15, 2008. The claim e filing this claim with respect to Security to which this claim ret- plus accrued and accruing permitted by agreement or addition to the principal amou	amount must be stated in United States o more than one Lehman Programs Security, ates. interest to the extent by law in due on the Lehman Programs Securities. which this claim relates. If you are filing
2. Provide the International Securities I this claim with respect to more than one I	ehman Programs Security, you may a	attach a schedule with the ISIN	s for the Lehman Programs Securities to

which this claim relates. International Securities Identification Number (ISIN): XS0302351266

3. Provide the Clearstream Bank Blocking Number, a Euroclear Bank Electronic Reference Number, or other depository blocking reference number, as appropriate (each, a "Blocking Number") for each Lehman Programs Security for which you are filing a claim. You must acquire a Blocking Number from your accountholder (i.e. the bank, broker or other entity that holds such securities on your behalf). If you are filing this claim with respect to more than one Lehman Programs Security, you may attach a schedule with the Blocking Numbers for each Lehman Programs Security to which this claim

Clearstream Bank Blocking Number, Euroclear Bank Electronic Instruction Reference Number and or other depository blocking reference number:

Blocking numbers see attachment

(Required)

4. Provide the Clearstream Bank, Euroclear Bank or other depository participant account number related to your Lehman Programs Securities for which you are filing this claim. You must acquire the relevant Clearstream Bank, Euroclear Bank or other depository participant account number from your accountholder (i.e. the bank, broker or other entity that holds such securities on your behalf). Beneficial holders should not provide their personal account numbers. Euroclear Bank S.A., BE-Brussels

Accountholders Euroclear Bank, Clearstream Bank or Other Depository Participant Account Number:

Account number 94218

5. Consent to Euroclear Bank, Clearstream Bank or Other Depository: By filing this claim, you consent to, and are deemed to have authorized, Euroclear Bank, Clearstream Bank or other depository to disclose your identity and holdings of Lehman Programs Securities to the Debtors for the purpose of reconciling claims and distributions.

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Date.

Signature: The person filing this claim must sign it. Sign and print name and title, if any, of the creditor or other person authorized to file this claim and state address and telephone number if different from the notice address above. Attach copy of power of attorney, if any. Baker & McKenzie LLP

EPIQ BANKRUPTCY SOLUTIONS, LLC

2009, Oct. 23

Penalty for presenting fraudulent claim: Fine of up to \$500,000 or imprisonment for up to 5 years, or both. 18 U.S.C. §§ 152 and 3571

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United States Bunkruptcy CourdSouthern District of New York Lehman Brothers Holdings Claims Processing Center c/o Epiq Bankruptcy Solutions, LLC FDIR Station, P.O. Box 5076 New York, NY 10150-5076	LEHMAN SECURITIES PROGRAMS PROOF OF CLAIM
In Re: Lehman Brothers Holdings Inc., et al., Debtors. Chapter †1 Case No. 08-13555 (JMP) (Jointly Administered)	Filed: USBC - Southern District of New York Lehman Brothers Holdings Inc., Et Al. 08-13555 (JMP) 0000044611
Note: This form may not be used to file claims other than those based on Lehman Programs Securities as listed on http://www.lehman-docket.com as of July 17, 2009	
Luzerner Kantonalbank AG Baker & McKer Legal & Compliance Department att. Ira A. Reid	I notices also to: Inclices al
Name and address where payment should be sent (if different from above)	Check this box if you are aware that anyone else has filed a proof of claim relating to your claim. Attach copy of statement giving particulars.
Telephone number: Email Address: 1. Provide the total amount of your claim based on Lehman Programs Securities as of September 15, 2008, whether you owned the Lehman and whether such claim matured or became fixed or liquidated before or after dollars, using the exchange rate as applicable on September 15, 2008. If you are you may attach a schedule with the claim amounts for each Lehman Programs Amount of Claim: \$\frac{2'186'285.46}{2'186'285.46}\$ (Required) \times Check this box if the amount of claim includes interest or other charges in the claim with respect to more than one Lehman Programs Security, you may which this claim relates.	September 15, 2008. The claim amount must be stated in Orlicu States in Filing this claim with respect to more than one Lehman Programs Security, Security to which this claim relates. plus accrued and accruing interest to the extent permitted by agreement or by law in addition to the principal amount due on the Lehman Programs Securities. It chiman Programs Security to which this claim relates. If you are filing attach a schedule with the ISINs for the Lehman Programs Securities to
International Securities Identification Number (ISIN): XS02744451 3. Provide the Clearstream Bank Blocking Number, a Euroclear Bank Electron appropriate (each, a "Blocking Number") for each Lehman Programs Security from your accountholder (i.e. the bank, broker or other entity that holds such a than one Lehman Programs Security, you may attach a schedule with the Bloc relates. Clearstream Bank Blocking Number, Euroclear Bank Electronic Instruct	nic Reference Number, or other depository blocking reference infinitely, as for which you are filing a claim. You must acquire a Blocking Number ecurities on your behalf). If you are filing this claim with respect to more king Numbers for each Lehman Programs Security to which this claim
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4. Provide the Clearstream Bank, Euroclear Bank or other depository participated you are filing this claim. You must acquire the relevant Clearstream Bank, Exaccountholder (i.e. the bank, broker or other entity that holds such securities on numbers. Euroclear Bank S.A., BE-Brussels Accountholders Euroclear Bank, Clearstream Bank or Other Depository	ant account number related to your Lehman Programs Securities for which troclear Bank or other depository participant account number from your n your behalf). Beneficial holders should not provide their personal account
Account number 94218 Consent to Euroclear Bank, Clearstream Bank or Other Depository: Econsent to, and are deemed to have authorized, Euroclear Bank, Clearstream Indisclose your identity and holdings of Lehman Programs Securities to the Detreconciling claims and distributions.	By filing this claim, you Bank or other depository to stors for the purpose of Store of Court St
Date. Signature: The person filing this claim must sign it. Sign of the creditor or other person authorized to file this claim number if different from the notice address above. Attach of any. Baker & McKenzie LLP	and state address and telephone

Attachment to Proof of Claim ISIN XS0274445120

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In Re:	Chapter 11	Lehrnan Brothers Holdings Inc., ET Al
Lehman Brothers Holdings Inc., et al., Debtors.	Case No. 08-13555 (JMP) (Jointly Administered)	08-13555 (AMP) 000000528 18
Note: This form may not be used to on Lehman Programs Securities as	file claims other than those based isted on http://www.lehman-	
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Name and address of Creditor (andname Creditor)	and address where mtices should be sent if	Check this box to indicate that this claim amends a previously filed claim.
Värde Investment Partners, L.P. c/o Brown Rudnick LLP Seven Times Square		Court Claim Number: (If known)
New York, NY 10036 Attn: Howard Steel, Esq.		Filed on:
Telephone number: 212,209,4800 Name and address where payment should		udnick.com Check this box if you are aware that anyone else has filed a proof of claim relating to your claim.
Värde Management, L.P. (agent for Värde 8500 Normandale Lake Blvd, Suite 1500 Minneapolis, MN 55437 Attn: Liquid Operations / <u>Operations@var</u> Attn: Scott Hartman / <u>shartman@varde.ec</u>	de <u>.com</u> / 952.374.5122	Attach copy of statement giving particulars.
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Amount of Claim: \$ See Exhib	oit A, attached (Require	
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the creditor or other person at	this claim must sign it. Sign and print nam thorized to file this claim and state address notice address above. Attach copy of power	s and telephone of attorney, if any.
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EXHIBIT A

ADDENDUM TO PROOF OF CLAIM OF VÄRDE INVESTMENT PARTNERS, L.P.

- This Proof of Claim is, and shall be deemed to be, filed, submitted and asserted by Värde Investment Partners, L.P. ("Värde") against Lehman Brothers Holdings Inc. ("LBHI") and its affiliates, as debtors and debtors-in-possession (collectively, the "Debtors") in each of their respective chapter 11 cases. Värde is filing this Proof of Claim in order to set forth the claims of Värde relating to "Lehman Programs Securities" against LBHI and the Debtors, as more fully described below.
- 2. Värde is a noteholder in several notes series issued by Lehman Brothers Treasury Co. B.V. ("<u>LBT</u>") and LBHI (collectively, the "<u>Notes</u>"), and is also a holder of certificates issued by Lehman Brothers Securities N.V. ("<u>LBS</u>") and LBT (collectively, the "<u>Certificates</u>"), as more fully described on the attached <u>Schedule 1</u>.
- 3. Värde asserts this claim against LBHI for any and all prepetition and postpetition amounts and liabilities in respect of the Notes, Certificates and any other documents related thereto, including, without limitation, any and all principal, premiums, interest, additional interest, periodic payments, coupon payments, fees, costs, expenses, attorneys' and professionals' fees and disbursements, any final redemption amounts, automatic redemption amounts, cash settlement amounts, physical settlement amounts, fractional share amounts, cancellation amounts, early redemption amounts, any other amounts owed, and any and all indemnification obligations owed under the Notes and Certificates (as applicable), and to the extent allowed by law.
- 4. Pursuant to that certain Unanimous Written Consent of the Executive Committee of the Board of Directors of LBHI, dated June 9, 2005 (the "2005 Guarantee"), a copy of which

is attached hereto as Exhibit B, LBHI has guaranteed the payment of all liabilities, obligations and commitments of certain subsidiaries, including LBT and LBS. Pursuant to that certain Guarantee Agreement in respect of LBT, dated July 24, 2008 (the "2008 Guarantee"), a copy of which is attached hereto as Exhibit C, LBHI unconditionally and irrevocably guaranteed the performance of all of LBT's obligations in the Notes, including, without limitation, the payment of principal and interest, together with all other sums payable by LBT under the Notes. The 2008 Guarantee extends to the ultimate balance of the Notes notwithstanding any settlement of accounts, or other matter whatsoever, and remains in full force and effect until all obligations have been irrevocably paid and satisfied in full. Värde thus asserts its claim with respect to the Notes and Certificates against LBHI on the basis of the 2005 Guarantee, the 2008 Guarantee, and any other guarantees, contractual or otherwise, by LBHI for the benefit of LBT and LBS.

- 5. As certain of the damages described above are contingent, unliquidated and likely to continue, the exact amount of Värde's total claim as set forth herein is unknown at this time. Värde reserves the right to amend or supplement this Proof of Claim, and any schedule or exhibit attached hereto, as it may deem necessary and proper.
- 6. Värde reserves all of its rights and defenses, whether under title 11 of the United States Code or other applicable law, as to any claims that may be asserted against Värde by LBHI and the Debtors, including, without limitation, any rights of setoff and/or recoupment not expressly observed above. Värde reserves the right to file additional proofs of claim for additional claims which may be based on the same or additional documents. Värde reserves the right to file additional proofs of claim for administrative expenses or other claims entitled to priority. Värde reserves the right to file claims for the payment of interest (subject to applicable law) and for the reimbursement of all reasonable expenses (including attorneys' fees and

collection fees) incurred by Värde in connection with the claims described herein. Värde further reserves all of its rights as against the other debtors in these Chapter 11 proceedings and against other Lehman entities in any other Lehman proceeding in the United States or overseas.

This Proof of Claim is filed under the compulsion of the bar date set in this case 7. and is filed to protect Värde from forfeiture of its claim by reason of said bar date. The filing of this Proof of Claim shall not constitute: (a) a waiver, release, or limitation of Värde's rights against any person, entity or property (including, without limitation, LBHI or any other person or entity that is or may become a debtor in a case pending in this Court) in which Värde has a security interest or lien, (b) a consent by Värde to the jurisdiction or venue of this Court or any other court with respect to the proceedings, if any, commenced in any case against or otherwise involving Värde with respect to the subject matter of the claims set forth in this Proof of Claim, any objection or other proceeding commenced with respect thereto or any other proceeding commenced in these cases against or otherwise involving Värde, (c) a waiver, release, or limitation of the right of Värde to trial by jury in this Court or any other court in any proceeding as to any and all matters so triable herein, whether or not the same be designated legal or private rights or in any case, controversy, or proceeding related hereto, notwithstanding the designation or not of such matters as "core proceedings" pursuant to 28 U.S.C. § 157(b)(2), and whether such jury trial right is pursuant to statute or the U.S. Constitution, (d) a consent by Värde to a jury trial in this Court or any other court in any proceeding as to any and all matters so triable herein or in any case, controversy, or proceeding related hereto, pursuant to 28 U.S.C. § 157(e) or otherwise, (e) a waiver, release, or limitation of Värde's right to have any and all final orders in any and all non-core matters or proceedings entered only after de novo review by a U.S. District Court Judge, (f) a waiver of the right to move to withdraw the reference with respect to the subject matter of this claim, any objection thereto or other proceeding which may be commenced in this case against or otherwise involving Värde, (g) a consent to the termination of LBHI's liability to Värde by any particular court, including, without limitation, this Court, (h) a consent to the final determination or adjudication of any claim or right pursuant to 28 U.S.C. § 157(c), or (i) an election of remedies. No judgment has been rendered on this claim. This claim is not subject to any setoff or counterclaim rights by LBHI.

- 8. Copies of any documents that underlie or evidence the obligations of LBHI, the Debtors, and any issuer to Värde that are not attached hereto are available upon written request to Värde.
- 9. All notices and distributions in respect of this claim should be forwarded to: Värde Investment Partners, L.P. c/o Brown Rudnick LLP, Seven Times Square, New York, NY 10036, Attn: Howard S. Steel, Esq.

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EXHIBIT B

2005 GUARANTEE

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UNANIMOUS WRITTEN CONSENT OF THE

EXECUTIVE COMMITTEE OF THE

BOARD OF DIRECTORS OF

LEHMAN BROTHERS HOLDINGS INC.

The undersigned, being both members of the Executive Committee of the Board of Directors of Lehman Brothers Holdings Inc., a Delaware corporation (the "Corporation"), do hereby adopt the following resolutions by unanimous written consent in lieu of a meeting in accordance with Section 141(f) of the General Corporation Law of the State of Delaware:

WHEREAS, the Corporation has previously authorized by specific resolution, which authority has not been revoked (the "Outstanding Guarantee Resolutions"), the guarantee of all or specified obligations and liabilities of certain direct and indirect subsidiaries of the Corporation, each of which is a "Guaranteed Subsidiary" as such term is used in the Corporation's Code of Authorities as currently in effect (the "Code"),

WHEREAS, certain of the Guaranteed Subsidiaries presently enjoy full guarantees while others have only partial guarantees, and the Corporation now wishes to expand such partial guarantees to full guarantees,

WHEREAS, due to the passage of time the names of certain of the Guaranteed Subsidiaries have changed, rendering the Outstanding Guarantee Resolutions out of date to that extent,

WHEREAS, the Corporation wishes to clarify that its guarantee of any Guaranteed Subsidiary with respect to any given transaction is not contingent upon the issuance of a signed guarantee pertaining to such transaction,

WHEREAS, Management wishes to establish additional Guaranteed Subsidiaries.

WHEREAS, Management wishes to specify that to the extent lawful and allowable, guarantees issued by the Corporation concerning certain of the Guaranteed Subsidiaries should originate with the branch of the Corporation located in London, England, so as to secure certain tax and accounting benefits, and

WHEREAS, Management believes that it would facilitate the conduct of the business of the Corporation to supersede and replace the various Outstanding Guarantee Resolutions in their entirety with this single document,

NOW THEREFORE BE IT.

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RESOLVED, that the Corporation hereby fully guarantees the payment of all liabilities, obligations and commitments of the subaddaries set forth on Schedule A hereto, each of which shall be a Guaranteed Subaidiary for purposes of the Code;

RESOLVED, that the Outstanding Guarantee Resolutions are hereby superseded and replaced in their entirety with this single document, provided that any guarantees provided pursuant to the Outstanding Guarantee Resolutions and outstanding on the date bareof, whether in the form of a separately executed individual guarantee or otherwise, shall remain issued, outstanding and valid for all purposes;

RESOLVED, that guarantees provided by the Corporation concerning certain of the Guaranteed Subsidiaries should originate with the branch of the Corporation located in London, England, to the extent lawful and allowable, as specified on Schedule A hereto;

RESOLVED, that each of the persons listed in the Code (as it may be acceeded from time to time) as being sunborized to approve individual guarantees issued by the Corporation with respect to Guaranteed Subsidiaries, or any proper delegae thereof (collectively, "Authorized Persons"), are hereby authorized, in the name and on behalf of the Corporation, to execute such guarantees in such form as it approved by an attorney of the Corporation and such Authorized Person, subject to any limitations specified herein, his or his execution of each such guarantee to be conclusive evidence of approval thereof; and to do such other acts and things as may be advirable or necessary in order to effect the purposes and intent of these retailutions; and

FURTHER RESOLVED, that any and all actions communicated by the foregoing resolutions and taken by such Authorized Persons prior to the date hereof are hereby ratifled, confirmed and approved in all respects.

Dated: June 9, 2005

Richard S. Puld, Jr.

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Schedule A to LBHI Unanimous Written Consent dated June 9, 2005

	Name of Subsidiary	issue Corporation guarantee from branch located in London, England, to the extent lawful and allowable?
1.	Lehman Brothers Asia Holdings Limited	No
2.	Lehman Brothers Bankhaus A.G.	Yes (London branch of such subsidiary only)
3.	Lehman Brothers Commercial Bank	No
4.	Lehman Brothers Commercial Corporation	No
5,	Lehman Brothers Commercial Corporation Asia Limited	No
6.	Lehman Brothers Equity Finance (Cayman) Limited	No
7.	Lehman Brothers Finance S.A.	No
8.	Lehman Brothers Holdings Plc	Yes
9.	Lehman Brothers International (Europe)	Yes
10.	Lehman Brothers Japan Inc.	No
11.	Lehman Brothers (Luxembourg) Equity Finance S.A.	No
12.	Lehman Brothers (Luxembourg) S.A.	No
13,	Lehman Brothers OTC Derivatives Inc.	No
14.	Lehman Brothers Securities Asia Limited	No
15.	Lehman Brothers Securities N.V.	No
16.	Lehman Brothers Special Financing Inc.	No
17.	Lehman Brothers Treasury Co. B.V.	No
18.	Lehman Re Limited	No

EXHIBIT C

2008 GUARANTEE

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LEHMAN BROTHERS HOLDINGS 1500. LEHMAN BROTHERS TREASURY CO. 3.70. LEHMAN BROTHERS BANKHAUS AG

U.S.\$100,000,000,000
EURO MEDIUM-TERMINOTE PROPERTY.

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LEHMAN BROTHERS HOUMNES HOL

GUARANTEE AGREEMENT

in respect of

LEHMAN BROTHERS TREASURY COLO.

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24 July 2008

CLIFFORD

GLIFFORD CHANCE LLP

EXECUTION COPY

LEHMAN BROTHERS HOLDINGS INC. LEHMAN BROTHERS TREASURY CO. B.V. LEHMAN BROTHERS BANKHAUS AG

U.S.\$100,000,000,000 EURO MEDIUM-TERM NOTE PROGRAM

Unconditionally and irrevocably guaranteed, as to Notes to be issued by Lehman Brothers Treasury Co. B.V. and Lehman Brothers Bankhaus AG, by

GUARANTEE AGREEMENT in respect of LEHMAN BROTHERS TREASURY CO. B.V.

24 July 2008

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THIS GUARANTEE AGREEMENT is made as of 24 July 2008

BY

(1) LEHMAN BROTHERS HOLDINGS INC. (the "Guarantor")

IN FAVOUR OF

- (2) HOLDERS (as defined below); and
- (3) THE ACCOUNTHOLDERS (as defined below);

WHEREAS

LEHMAN BROTHERS HOLDINGS INC., LEHMAN BROTHERS TREASURY (A) CO. B.V. and LEHMAN BROTHERS BANKHAUS AG (each an "Issuer" and together the "Issuers") have established a Program (the "Program") for the issuance of medium-term notes (the "Notes"). In connection with the Program the Issuers have entered into an Amended and Restated Fiscal Agency Agreement dated 24 July 2008 (as supplemented and amended from time to time, the "Fiscal Agency Agreement") with the Bank of New York Mellon, acting through its London Branch, as Fiscal Agent, the Bank of New York Mellon, acting through its New York Branch, as Registrar and the other parties referred to therein. Notes in bearer form may be represented initially by (in the case of Issuers other than Lehman Brothers Holdings Inc.) a permanent global Note (the "Permanent Global Note") or by a temporary global Note (the "Temporary Global Note") exchangeable in accordance with its terms for a Permanent Global Note or, as the case may be, definitive notes in bearer form ("Definitive Notes") and/or registered Notes ("Registered Notes") represented by definitive Notes in registered form ("Definitive Registered Notes"), global Notes in registered form ("Global Registered Notes") or Notes in registered uncertified form. Permanent Global Notes are, in accordance with their respective terms, exchangeable for Definitive Notes. Registered Notes may be represented initially by Definitive Registered Notes and/or Global Registered Notes. Global Registered Notes, are themselves exchangeable, in accordance with their terms, for Definitive Registered Notes. References herein to "Global Notes" shall be to Permanent Global Notes, Temporary Global Notes and Global Registered Notes. A Global Note will be delivered to a depositary or a common depositary or a common safekeeper or a custodian, as the case may be, for any one or more of the Clearing Systems (as defined below) for credit to such securities clearing (or any other) account or accounts with any Clearing System as may be determined by the terms and conditions and operating procedures or management regulations of the relevant Clearing System with its respective participants and/or accountholders. Notes denominated in Australian dollars may be issued in the domestic Australian capital markets ("Australian Domestic Notes") and Notes denominated in New Zealand dollars that may be cleared through the Austraclear New Zealand System ("New Zealand Domestic Notes") may be issued by Lehman Brothers Treasury Co. B.V. ("LBTCBV"), in each case pursuant to a deed poll to be executed by LBTCBV (the "Deed Poll"), and such Australian Domestic Notes and New Zealand Domestic Notes will be issued in registered, uncertificated and dematerialised book-entry form and take the form of entries on a register to be

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- maintained by an Australian or New Zealand registrar, as applicable, to be appointed by LBTCBV.
- (B) The Guarantor has agreed to guarantee irrevocably the payment of principal and interest together with all other sums payable by LBTCBV under the Notes issued by LBTCBV (the "Guaranteed Issuer") and to guarantee irrevocably the performance by the Guaranteed Issuer of its obligations under the Deed of Covenant, dated 24 July 2008, by the Guaranteed Issuer in favour of the parties identified therein (as supplemented, amended or replaced from time to time, the "Deed of Covenant") and the performance by the Guaranteed Issuer of its obligations under the Deed Poll.

NOW THIS GUARANTEE WITNESSES as follows:

1. DEFINITIONS

- 1.1 In this Guarantee the following words and expressions shall have the following meanings:
 - "Accountholder" shall bear the meaning ascribed thereto in the Deed of Covenant in respect of Guaranteed Notes;
 - "Clearing System" means each of Euroclear, Clearstream, Luxembourg, DTC and any other clearing system specified in the relevant Final Terms;
 - "Conditions" means the terms and conditions of the relevant Notes, as the same may be modified or supplemented in accordance with the terms thereof, and any reference to a numbered "Condition" is to the correspondingly numbered provision thereof;
 - "DTC" means The Depositary Trust Company;
 - "Guaranteed Note" shall mean a Note issued by the Guaranteed Issuer (including an Australian Domestic Note and a New Zealand Domestic Note) and shall include any related Coupon, Talon or Receipt;
 - "Holder" shall bear the meaning ascribed thereto in the Conditions, in respect of any Guaranteed Note;
 - "Relevant Date" means either (i) the date on which payment of the relevant Note first becomes due or (ii) if the full amount of the moneys payable has not been received by the Fiscal Agent (or any other paying agent in respect of the relevant Note) on or prior to such due date, the date on which all moneys then due for payment shall have been so received and notice to that effect shall have been duly given to the Holders or Accountholders; and
 - "this Guarantee" shall mean this Guarantee Agreement as amended or supplemented from time to time.
- 1.2 Headings used in this Guarantee are for each of reference only and shall not affect its construction.
- 1.3 Unless otherwise defined herein, terms defined in the Conditions have the same respective meanings when used in this Guarantee.

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2. GUARANTEE

- 2.1 The Guarantor hereby irrevocably and unconditionally guarantees to the Holders and the Accountholders the performance by the Guaranteed Issuer of all its obligations pursuant to the Conditions of the Notes including without limitation:
 - (a) the due and punctual payment of each amount payable in respect of any Guaranteed Note, the Deed of Covenant and the Deed Poll as and when the same become due and payable; and
 - (b) any obligation to deliver or procure the delivery of any securities pursuant to such Conditions,

so that the Guarantor shall, if the Guaranteed Issuer shall fail punctually to perform any such obligation forthwith perform or procure the performance of the obligation in accordance with the applicable Conditions upon written demand by such Holder or Accountholder including (without limitation) the due and punctual payment of any such amount in the manner and currency prescribed by such Guaranteed Note which the Guaranteed Issuer shall be liable to pay under and pursuant to such Guaranteed Note, the Deed of Covenant or the Deed Poll or the delivery of any securities pursuant to such Conditions and which the Guaranteed Issuer shall have failed to pay or deliver (as the case may be) at the time such demand is made.

- 2.2 This Guarantee is one of payment and not collection. The Guarantor acknowledges that its obligations hereunder are several and independent obligations of the Guaranteed Issuer and that the Guarantor shall be liable as sole principal debtor, with the consequence that such liability will not be discharged, impaired or otherwise affected by anything which would not so discharge, impair or otherwise affect its liability if it were a sole principal debtor, including without limitation:
 - any time, indulgence, waiver or consent at any time given to the Guaranteed Issuer or any other person;
 - (b) any amendment to the Conditions in respect of the Guaranteed Notes, the Deed of Covenant or the Deed Poll or to any security or other guarantee or indemnity;
 - the making or absence of any demand on the Guaranteed Issuer or any other person;
 - (d) the enforcement or absence of enforcement of any Guaranteed Notes, the Deed of Covenant or the Deed Poll or of any security or other guarantee or indemnity;
 - (e) the release of any such security, guarantee or indemnity;
 - the dissolution, amalgamation, reconstruction or reorganisation of the Guaranteed Issuer or any other person;
 - (g) the winding up of the Guaranteed Issuer or the bringing of any analogous proceeding in any jurisdiction or any change in its status, function, control or ownership; and

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- (h) the illegality, invalidity, irregularity or unenforceability of, or any defect in, any provision of any Guaranteed Note, the Deed of Covenant or the Deed Poll or any of the Guaranteed Issuer's obligations in respect thereof.
- 2.3 As a separate and alternative stipulation, the Guarantor irrevocably agrees that any sum expressed to be payable by the Guaranteed Issuer under any Guaranteed Note, the Deed of Covenant or the Deed Poll which is for any reason (including, without limitation, by reason of any provision of any Guaranteed Note, the Deed of Covenant or the Deed Poll being or becoming void, unenforceable or otherwise invalid under any applicable law) (whether or not now known or becoming known to the Guaranteed Issuer, the Guarantor, the Holder(s), the Accountholder(s) or any other person) not recoverable from it on the basis of a guarantee, will nevertheless be recoverable from it as if it were the sole principal debtor and will be paid by it to the Holder(s) or the Accountholder(s) on written demand. This indemnity constitutes a separate and independent obligation from the other obligations in this Guarantee, gives rise to a separate and independent cause of action and will apply irrespective of any indulgence granted by the Holder(s), the Accountholder(s) or any other person.

3. STATUS

- 3.1 The claims of the Holders and Accountholders against the Guarantor in respect of senior Guaranteed Notes will constitute direct, unconditional and (subject to the provisions of Condition 11 (Negative Pledge with respect to Senior Notes) and the provisions of the Fiscal Agency Agreement) unsecured obligations of the Guarantor and rank pari passu in right of payment among the Guarantee, prior to the equity securities of the Guarantor and equally with all other unsecured and unsubordinated debt obligations of the Guarantor (subject, in the event of insolvency, to laws affecting creditors' rights generally).
- 3.2 The claims of the Holders and the Accountholders against the Guarantor in respect of subordinated Guaranteed Notes constitute direct, unsecured and subordinated obligations of the Guarantor and rank pari passu among themselves and pari passu will all other present and future unsecured, unconditional and subordinated indebtedness of the Guarantor and will be subordinated, in the event of the winding-up of the Guarantor, to the claims of its Senior Creditors. Amounts payable under the Guarantee shall be due and payable by the Guarantor in such winding-up only if and to the extent that all claims against the Guarantor by its Senior Creditors have been paid in full.
- 3.3 Subject to applicable law, no Holder or Accountholder may be granted any security by the Guarantor or any third party or claim any right of set-off in respect of any amount owed to it by the Guarantor under this Guarantee in connection with subordinated Guaranteed Notes and each Holder or relevant Accountholder shall be deemed to have waived all such rights.
- 3.4 Subsequent agreements which limit the subordination effected pursuant to Clause 3.2 or which accelerate payments under this Guarantee in respect of subordinated Guaranteed Notes are not permitted by law. Should payments be effected in respect of subordinated Guaranteed Notes by the Guarantee before the maturity date without legal preconditions.

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being fulfilled, the amount paid shall be refunded to the Guarantor notwithstanding any agreement to the contrary.

4. CONTINUING GUARANTEE

This Guarantee is a continuing guarantee and shall extend to the ultimate balance of all the obligations of the Guaranteed Issuer under any Guaranteed Note notwithstanding any settlement of account or other matter or thing whatsoever. It shall remain in full force and effect until all such obligations have been irrevocably paid and satisfied in full. Furthermore, such obligations are additional to, and not in substitution for, any security or other guarantee or indemnity at any time existing in favour of any person.

5. REINSTATEMENT

If any payment received by a Holder or Accountholder shall, on the subsequent bankruptcy, insolvency, corporate reorganisation or other similar event of the Guaranteed Issuer, be avoided or set aside under any laws relating to such events, such payment shall not be considered as discharging or diminishing the liability of the Guarantor and this Guarantee shall continue to apply as if such payment had at all times remained owing by the Guaranteed Issuer, provided that the obligations of the Guaranteed Issuer and/or the Guarantor under this Clause 5 shall, as regards each payment made to the Holder or Accountholder which is avoided or set aside, be contingent upon such payment being reimbursed to the Guaranteed Issuer or other persons entitled through the Guaranteed Issuer.

6. IMMEDIATE RECOURSE

The Guarantor waives any right it may have of first requiring a Holder or Accountholder to proceed against or enforce any other rights or security against the Guaranteed Issuer or any other person before claiming from the Guarantor hereunder.

7. COVENANTS

The Guarantor covenants in favour of the Holders and the Accountholders that it will duly perform and comply with the obligations expressed to be undertaken by it in the Conditions.

8. DEPOSIT OF GUARANTEE

This Guarantee shall be deposited with and held by the Fiscal Agent until all obligations of the Guaranteed Issuer and/or in respect of the Guaranteed Notes have been discharged in full. The Guarantor hereby acknowledges the right of every Holder and Accountholder to the production of this Guarantee.

9. STAMP DUTIES

The Guarantor shall pay all stamp, registration and other taxes and duties (including any interest and penalties thereon or in connection therewith) which may be payable upon or in connection with the execution and delivery of this Guarantee, and shall indemnify each Holder and Accountholder against any claim, demand, action, liability, damages, cost, loss or expense (including, without limitation, reasonably legal fees and any

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applicable value added tax) which it incurs as a result of or arising out of or in relation to any failure of the Guarantor to pay or delay in paying any of the same.

10. PARTIAL INVALIDITY

If at any time any provisions hereof is or becomes illegal, invalid or unenforceable in any respect under the laws of any jurisdiction, neither the legality, validity or enforceability of the remaining provisions hereof nor the legality, validity or enforceability of such provision under the laws of any other jurisdiction shall in any way be affected or impaired thereby.

11. NOTICES

All notices, demands or other communications by any Holder or Accountholder upon the Guarantor shall be duly served upon the Guarantor if served on the Guarantor by letter at 745 Seventh Avenue, New York, New York 10019.

12. GOVERNING LAW

This Guarantee shall be governed by, and construed in accordance with, the law of the State of New York.

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IN WITNESS whereof the Guarantor has executed this Guarantee the day and year first above written.

EXECUTED)
by LEHMAN BROTHERS HOLDINGS INC.)
acting by

PAOLO TONUCCI

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FILED / RECEIVED NOV 0 2 2009 EPIO BANKRUPTCY SOLUTIONS, LLC

DATE

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